UNITED STATES DISTRICT COURT

for the

Western District of North Carolina

Unit	America)					
V.		Case No:	1:06CR51			
TRAVIS MONTREAL SANTIAGO			USM No:	14311-171		
Date of Original Judg	ment:	May 2, 2007	-	•		
Date of Last Amende	d Judgment:	May 28, 2008		oss Richardson		
Defendant's Attorney						
Order Regarding Motion for Sentence Reduction Pursuant to 18 U.S.C. § 3582(c)(2)						
Upon motion of ■ the defendant □ the Director of the Bureau of Prisons □ the court under 18 U.S.C. § 3582(c)(2) for a reduction in the term of imprisonment imposed based on a guideline sentencing range that has subsequently been lowered and made retroactive by the United States Sentencing Commission pursuant to 28 U.S.C. § 994(u), and having considered such motion, and taking into account the policy statement set forth at USSG §1B1.10 and the sentencing factors set forth in 18 U.S.C. § 3553(a), to the extent that they are applicable,						
IT IS ORDERED that the motion is:						
DENIED.	■ GRAN	TTED and the defendant's p gment issued) of 84 months			imprisonment (as reflected in Time served + 10 days	
I. COURT DETERMINATION OF GUIDELINE RANGE (Prior to Any Departures)						
Original Offense Lev		Amended Offense Level: 23				
Criminal History Category: IV			Criminal His	story Category:	IV	
Original Guideline Ra	ange: <u>100</u>	to 125 months	Amended G	uideline Range:	70 to 87 months	
 II. SENTENCE RELATIVE TO AMENDED GUIDELINE RANGE □ The reduced sentence is within the amended guideline range. ■ The previous term of imprisonment imposed was less than the guideline range applicable to the defendant at the time of sentencing and the reduced sentence is comparably less than the amended guideline range. □ The reduced sentence is above the amended guideline range. ■ Other (explain): Even though Defendant's count of conviction was a firearms charge (18 USC §922(g)(1)), the offense level computations were cross-referenced under §2X1.1 to §2D1.1 and based on the quantity of cocaine base attributable to Defendant. Therefore, Amendment 750 applies to reduce his sentence. 						
release from incarce	imprisonment eration, it is al Reentry C	nt, and absent a residentia	on of supervis	sed release the	Probation Officer prior to defendant shall submit to elease, at the direction of	
Except as provided at	oove, all prov	visions of the judgment date	d <u>May 2, 20</u>	on sh	all remain in effect.	
IT IS SO ORDERED.						
Order Date: Mar	ch 27, 2012	<u>. </u>		atrick	3-	
Effective Date: (if d	lifferent from or	rder date)		Reidinger I States District J	udge	